Cas	se 3:08-cr-00988-BTM	Document 340	Filed 05/29/14	PageID.876	Page 1 of 2	
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7	INITED STATES DISTRICT COURT					
8	UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA					
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10	UNITED STATES C) Case No.: 08cr988 BTM			
11	Plaintiff,		ORDER GRANTING IN PART ANDDENYING IN PART MOTION (DOC			
12	v.) 335)			
13	JOSE CARLOS CHA	ASE)			
14	Defenda	int.)			
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16	Defendant Jose Carlos Chase has moved the Court to require the Clerk to					
17	certify and authenticate the file in this case. Given the attachment to the motion					
18	which indicates a dispute as to how to calculate his sentencing credits, it appears that					
	the defendant seeks a certified copy of the judgment of conviction (Doc. 294). The					
19	Clerk shall provide a certified copy of the judgment of conviction to the defendant.					
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1	His motion for certified documents is GRANTED as to Doc. 294, but otherwise				
2	DENIED.				
3	The Defendant also seeks relief contending that the Bureau of Prisons has not				
4	credited him with pre-conviction detention in state court. This claim goes to the				
5	execution of the sentence and must be raised in the district where the defendant is				
6	confined – the Central District of California – pursuant to a petition for a writ of				
7	habeas corpus under 28 U.S.C. 2241. Brown v. United States, 610 F.2d 672, 677 (9th				
8	Cir. 1980); McRae v. Rios, 2013 WL 1758770, at *2 (E.D. Cal. Apr 24, 2013);				
9	Hawkins v. Winn, 2013 WL 6800913, at *2 (D. Ariz. Dec. 23, 2013). Therefore, the				
10	request for relief is denied without prejudice.				
11	GRANTED IN PART AND DENIED IN PART				
12	IT IS SO ORDERED.				
13	Dated: May 29, 2014 Dated: May 29, 2014 Dated: May 29, 2014				
14	BARRY TED MOSKOWITZ, Chief Judge United States District Cour				
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